



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

KAPALUA LAND CO., LTD.)

Opposer,)

v.)

INTERFASHION LTD., B.V.I.)

Applicant.)

Opposition No. 91124762
Serial No. 76/023,641

MOTION TO SUSPEND

Opposer and Applicant move this Honorable Trademark Trial And Appeal Board to suspend the proceedings in the captioned matter.

The Opposer and Applicant are parties to a Cancellation Proceeding No. 92040092 involving the same trademark and in significant part the same goods and in part similar goods. The identification of the parties, on the record, in these companion cases show a different Applicant and a different Respondent. On January 31, 2006, the Respondent in Cancellation No. 92040092 filed a Motion to Extend dates and to consolidate the proceedings of this Opposition and the Cancellation action. In its motion the Respondent/Petitioner alleged that the "Co-pending Opposition No. 91124762 involves the same marks and parties (the U.S. Patent and Trademark Office assignment records are not updated yet), and the new ... dates proposed by Respondent are the same as the dates in Opposition No. 91124762." Because, at that time, there were no office records or documentation provided by Applicant in support of the relationship between the Respondent and the Applicant the Board denied the consolidation of the proceedings.

Respondent now advises that shortly it shall be filing assignment documents resulting in the party in the position of defendant in both cases to be identical.

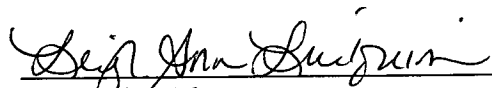
Opposer as Petitioner in the Cancellation action has filed a Motion for Summary Judgment in that case. The decision of the Board in that case will resolve issues in this case in whole or in part, and, therefore, this case should be suspended until the Board decides the Summary Judgment. Such suspension will result in judicial efficiency and reduced cost to the parties.

For the above reasons, the parties request that the proceedings in this case be suspended until there is a decision in Cancellation No. 92040092.

Applicant's attorney has, by telephone, authorized the undersigned attorney for Opposer to file this joint motion and represent Applicant's agreement to the suspension.

Respectfully submitted,

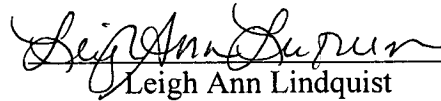
Date: July 17, 2006


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CERTIFICATE OF SERVICE

I hereby certify that on July 17, 2006, a true copy of the foregoing **MOTION TO SUSPEND** was sent via first class U.S. mail, postage prepaid to:

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Leigh Ann Lindquist